rev. side)	Refer To	Refer To	
Market months and against the first transfer of the first transfer		Taile past	
an areas of the fire			Refferred To: (1) // // // // //
		THE RESIDENCE	Date Referred 4 み1 03
			Referred To: C, U,
		11-11-1	Date Referred 3/17/03
	Membe	Members Little	PERSONAL PAPER REFER
	Manha	(V) Decen	☐ 1st ADOPT 2nd READ & REFER
	rav, Auv, nold (se Other	Hav, Adv, Hold (see rev. side)	☐ ADVERTISE & REFER
	Action	Action	
	Chair	N N ORE	☐ CONSENT REFER
	Date	And 0309 203	COUNCIL
	Committee	Car Somethyetes	COUNCIL MAY 0.5 2003
	<i>n</i> .	CE KENSTING /= HOW	APR 2 1 2003 ADOPIED BY
	Refer To	Pefer To 187	ADOPTED BY
	3	Charle Marks	1st 2nd
Course on topiard			PURPOSES
The state of the s			INSTANCE ONLY: AND FOR OTHER
ATLANTA CITY COUNCIL PRESIDENT	<i>)</i>		AGREEMENT AND WAIVING CERTAIN
		Thick achieve	ATLANTA BY THE FRANCHISE
MAY 0 5 2003	Members	Members	COMPENSATION DIJE THE CITY OF
3		Other	TELECOMMUNICATIONS SERVICES USING
e rev. side)	Fav, Adv, Hold (se	Action Fav Adv Hold (see rev. side)	CATIONS INCORPORATED, TO PROVIDE
	A 24:05	14 - 1 1 1 1	A CREEMENT WITH FRIK COMMINI-
	Chair	V-Chat	AN ORDINANCE AUTHORIZING THE
CERTIFIED	Date	And bate 7003	
	Committee	CCommittee / +/	AN ORDINANCE BY:
		Chair Referred To	(Do Not Write Above This Line)
٠,,		Committee	03-〇 -0472
FINAL COUNCIL ACTION	eading	First Reading	

OTTY COUNC . ATLANTA, GEOFI**GIA**



03- 0-0472

AN ORDINANCE AUTHORIZING THE MAYOR TO EXECUTE A FRANCHISE AGREEMENT WITH EPIK COMMUNICATIONS INCORPORATED, TO PROVIDE TELECOMMUNICATIONS SERVICES USING PUBLIC RIGHT-OF-WAY; SPECIFYING THE COMPENSATION DUE THE CITY OF ATLANTA BY THE FRANCHISE AGREEMENT AND WAIVING CERTAIN PROVISIONS OF THE ROW FOR THIS INSTANCE ONLY; AND FOR OTHER PURPOSES

WHEREAS, EPIK COMMUNICATIONS INCORPORATED, desires to provide telecommunications services on, under over and through the public right-of-way of the City; and

WHEREAS, EPIK COMMUNICATIONS INCORPORATED, has negotiated a franchise agreement with the City, which provides such access and preserves the rights of the City.

NOW, THEREFORE THE CITY COUNCIL OF THE CITY OF ATLANTA, GEORGIA HEREBY ORDAINS:

<u>SECTION 1</u>: That the Mayor be and is hereby authorized to execute a franchise agreement with EPIK COMMUNICATIONS INCORPORATED, for use of the public right-of-way for telecommunications purposes.

SECITON 2: That such franchise agreement shall expire and terminate on April 1, 2006. -

SECTION 3: EPIK COMMUNICATIONS INCORPORATED, shall pay the City an annual franchise fee equal to three percent (3%) of the franchisee's annual Gross Revenue, provided that in any calendar year that Grantee's Gross Revenue does not exceed \$500,000.00, the Franchise Fee shall be \$15,000.00 per year; provided further, however, that in no event will the Franchise Fee exceed an annual inflation-based cap. During the first two years of this Agreement, this cap will be set at eleven million dollars (\$11,000,000.00) annually. For the following three years of this Agreement, this eleven million dollar (\$11,000,000.00) cap will be increased annually at the anniversary date of the execution of this Agreement, by the rate of inflation, which will be measured by the percentage change in the Gross-Domestic-Price Index ("GDI"), which is the gross domestic product fixed weight price index calculated by the United States Department of Commerce. The Grantee's obligation to pay the Franchise Fee shall commence on the Effective Date and continue throughout the Term; fees shall be paid on a quarterly basis for the preceding quarter, and shall be due on April 15, July 15, October 15, and the 15th day of January of each year throughout the Term. In the quarter, the Franchise Fee shall be prorated relative to the number of days in the quarter that the Franchise is in effect. On or before each quarterly payment date, Grantee shall provide a certificate, signed and attested to by the appropriate corporate officers or authorized corporate representatives, which verifies Grantee's Gross Revenues for the prior quarter.

SECTION 4: That the City Attorney shall prepare a franchise agreement containing all of the

Toregoing terms, which shall be approved by the City Attorney as to form.

<u>SECTION 5</u>: That said franchise agreement shall not be binding on the City until executed by the Mayor sealed by the Municipal Clerk and delivered to EPIK COMMUNICATIONS INCORPORATED.

SECTION 6: That the City hereby modifies, waives or amends for this instance only, the following provisions of Chapter 138: 138-127 (h)(l)-Compensation; 138-134 (a)(l) —Term of the franchise; 138-127 (h)(7)-Audit; 138-134 (a)(12)-Transfer provisions.

A true obpy,

ADOPTED by the City Council
APPROVED by the Mayor

May 5, 2003 May 13, 2003

Regular Session

MULTIPLE

0458;0459;0462;0465;0466;0469;0470;0472 0473;0476;0478;0479;0461;0463;0467;68;77 FINAL ADOPT

YEAS: 10
NAYS: 3
ABSTENTIONS: 0
NOT VOTING: 2
EXCUSED: 0
ABSENT 1

Y Smith Y Archibong N Moore Y Mitchell N Starnes Y Fauver N Martin Y Norwood Y Young Y Shook Y Maddox NV Willis B Winslow Y Muller Y Boazman NV Woolard

Regular Session

MULTIPLE

0458;0459;0461;0462;0463;0465;0466;0467 0468;0469;0470;0472;0473;0476;0477;78;79 ADOPT/REFER

YEAS: 8
NAYS: 4
ABSTENTIONS: 0
NOT VOTING: 3
EXCUSED: 0
ABSENT 1

Y	Smith	NV	Archibong	N	Moore		Mitchell
N	Starnes	Y	Fauver	NV	Martin	_	Norwood
NV	Young	Y	Shook	Y	Maddox	Y	Willis
	Winslow	Y	Muller	N	Boazman	В	Woolard

Regular Session

MULTIPLE

0458;0459;0461;0462;0463;0465;0466;0467 0468;0469;0470;0472;0473;0476;0477;78;79 RECONSIDER

YEAS: 12

NAYS: 3

ABSTENTIONS: 0 NOT VOTING: 0

EXCUSED: 0

ABSENT 1

Y Smith Y Archibong N Moore Y Mitchell Y Starnes Y Fauver Y Martin Y Norwood Y Young Y Shook Y Maddox N Willis Y Winslow Y Muller N Boazman B Woolard

Regular Session

MULTIPLE

0458;0459;0461;0462;0463;0465;0466;0467 0468;0469;0470;0472;0473;0476;0477;78;79 1st ADOPT/REFER

YEAS: 6
NAYS: 7
ABSTENTIONS: 0
NOT VOTING: 2
EXCUSED: 0
ABSENT 1

Y Smith N Archibong N Moore Y Mitchell N Starnes NV Fauver N Martin NV Norwood Y Young Y Shook Y Maddox N Willis Y Winslow N Muller N Boazman B Woolard

oregoing terms, which shall be approved by the City Attorney as to form.

SECTION 5: That said franchise agreement shall not be binding on the City until executed by the Mayor sealed by the Municipal Clerk and delivered to EPIK COMMUNICATIONS INCORPORATED.

SECTION 6: That the City hereby modifies, waives or amends for this instance only, the following provisions of Chapter 138: 138-127 (h)(l)-Compensation; 138-134 (a)(l) —Term of the franchise; 138-127 (h)(7)-Audit; 138-134 (a)(12)-Transfer provisions.